	Case 3:23-md-03084-CRB Document	3782 Filed 08/28/25 Page 1 of 19					
1 2 3 4 5 6 7 8 9 10 11	John Eddie Williams, Jr. Brian Abramson Margret Lecocke Walt Cubberly (SBN 325163) Batami Baskin Myles Shaw WILLIAM HART & BOUNDAS, LLP 8441 Gulf Freeway, Suite 600 Houston, Texas 77017-5051 Telephone: (713) 230-2200 Facsimile: (713) 643-6226 Email: jwilliams@whlaw.com Email: babramson@whlaw.com Email: mlecocke@whlaw.com Email: wcubberly@whlaw.com Email: bbaskin@whlaw.com Email: mshaw@whlaw.com Attorneys for Plaintiff UNITED STA	TES DISTRICT COURT					
12	NORTHERN DISTRICT OF CALIFORNIA						
13	SAN FRANCISCO DIVISION						
14	SAN FRANCISCO DIVISION						
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16 17	IN RE: UBER TECHNOLOGIES, INC., PASSENGER SEXUAL ASSAULT LITIGATION	Case 3:23-md-03084-CRB MDL No. 3084					
18		ATTORNEY WALT CUBBERLY'S					
19		AMENDED DECLARATION [3766-1] IN SUPPORT OF PLAINTIFFS'					
20		MEMORANDUM OF LAW IN OPPOSITION TO DEFENDANTS'					
21		MOTION FOR ENTRY OF (1) ORDER TO SHOW CAUSE AND (2) CASE					
22		MANAGEMENT ORDER					
23	This Document Relates to:	Judge: Hon. Charles R. Breyer					
2425	WHB 1339 v. Uber Technologies, Inc., et al., No. 3:24-cv-05292	Courtroom: 6 – 17th Floor					
26	WHB 645 v. Uber Technologies, Inc., et al., No. 3:24-cv-05356						
27	 WHB 492 v. Uber Technologies, Inc., et al.,						
28	No. 3:24-cv-05470						

WHB 1969 v. Uber Technologies, Inc., et al., No. 3:24-cv-05483
WHB 1484 v. Uber Technologies, Inc., et al., No. 3:24-cv-05779
WHB 375 v. Uber Technologies, Inc., et al., No. 3:24-cv-05781
WHB 1604 v. Uber Technologies, Inc., et al., No. 3:24-cv-05958
WHB 1273 v. Uber Technologies, Inc., et al., No. 3:24-cv-05950
WHB 885 v. Uber Technologies, Inc., et al., No. 3:24-cv-05952
WHB 1381 v. Uber Technologies, Inc., et al., No. 3:24-cv-05603
WHB 505 v. Uber Technologies, Inc., et al., No. 3:24-cv-05709
WHB 2060 v. Uber Technologies, Inc., et al., No. 3:25-cv-01092
WHB 2063 v. Uber Technologies, Inc., et al., No. 3:25-cv-01099
WHB 2064 v. Uber Technologies, Inc., et al., No. 3:25-cv-01101
WHB 2066 v. Uber Technologies, Inc., et al., No. 3:25-cv-01121
WHB 2067 v. Uber Technologies, Inc., et al., No. 3:25-cv-01122
WHB 2069 v. Uber Technologies, Inc., et al., No. 3:25-cv-01124
WHB 2071 v. Uber Technologies, Inc., et al., No. 3:25-cv-01130
WHB 2072 v. Uber Technologies, Inc., et al., No. 3:25-cv-01140
WHB 2075 v. Uber Technologies, Inc., et al., No. 3:25-cv-01148
WHB 2076 v. Uber Technologies, Inc., et al., No. 3:25-cv-01149

1 2	WHB 2078 v. Uber Technologies, Inc., et al., No. 3:25-cv-01152
3	WHB 2081 v. Uber Technologies, Inc., et
4	al., No. 3:25-cv-01161 WHB 2082 v. Uber Technologies, Inc., et
56	al., No. 3:25-cv-01177 WHB 2084 v. Uber Technologies, Inc., et
7	al., No. 3:25-cv-01179 WHB 2085 v. Uber Technologies, Inc., et
8 9	al., No. 3:25-cv-01183 WHB 2036 v. Uber Technologies, Inc., et
10	al., No. 3:25-cv-01180 WHB 2038 v. Uber Technologies, Inc., et
11 12	al., No. 3:25-cv-01196 WHB 2042 v. Uber Technologies, Inc., et
13	al., No. 3:25-cv-01206
14	WHB 2043 v. Uber Technologies, Inc., et al., No. 3:25-cv-01207
15 16	WHB 2037 v. Uber Technologies, Inc., et al., No. 3:25-cv-01189
17	WHB 2044 v. Uber Technologies, Inc., et al., No. 3:25-cv-01209
18 19	WHB 2046 v. Uber Technologies, Inc., et al., No. 3:25-cv-01213
20	WHB 2048 v. Uber Technologies, Inc., et al., No. 3:25-cv-01216
21 22	WHB 2051 v. Uber Technologies, Inc., et al., No. 3:25-cv-01226
23	WHB 2052 v. Uber Technologies, Inc., et al., No. 3:25-cv-01229
24	WHB 2053 v. Uber Technologies, Inc., et al., No. 3:25-cv-01237
25 26	WHB 2054 v. Uber Technologies, Inc., et al., No. 3:25-cv-01244
27	WHB 2056 v. Uber Technologies, Inc., et al., No. 3:25-cv-01246
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1 WHB 2057 v. Uber Technologies, Inc., et 2 al., No. 3:25-cv-01247 3 WHB 2059 v. Uber Technologies, Inc., et al., No. 3:25-cv-01255 4 WHB 491 v. Uber Technologies, Inc., et al., 5 No. 3:24-cv-05268 6 WHB 644 v. Uber Technologies, Inc., et al., No. 3:24-cv-05272 7 WHB 1348 v. Uber Technologies, Inc., et 8 al., No. 3:24-cv-05669 9 WHB 1556 v. Uber Technologies, Inc., et al., No. 3:24-cv-05986 10 11 I, Walt Cubberly, declare as follows:

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- 1. I am an attorney at Williams Hart & Boundas LLP admitted to practice before ethe courts of the State of California. I am one of the counsels of record for all filed WHB claimants. I have personal knowledge of the matters set forth herein, and if called to testify, I would testify competently as to the information below:
- 2. This amended declaration is made in support of the Opposition to Defendants' Motion for Entry of (1) Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) a Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts [3766].
- 3. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 1882, WHB 491on August 21, 2024. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25, a spreadsheet containing the names of 90

plaintiffs who did not produce a bona fide ride receipt in the litigation. The spreadsheet also contains the following information from all 45 WHB Plaintiffs' submitted Uber Ride Information Forms: Plaintiff Id Number; Name (redacted); Firm Name; Date of Uber Ride Information Form; Why the Ride Receipt is Unavailable, Accountholder Name, email address, and phone number (all redacted), Approximate Date of Ride; Approximate Starting Address of Ride (redacted): Approximate Ending Address of Ride (redacted); Any Other Information That May Assist Defendants in Identifying Ride; If Items 2 Through 6 Cannot Be Provided, Explanation as to Why Information is Not Readily Ascertainable.

- 4. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID1883, WHB 644 on August 21, 2024. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 5. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID1889, WHB1339 on August 21, 2024. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.

- 6. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 1928, WHB 645 on August 23, 2024. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 7. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 1949, WHB 492 on August 23, 2024. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 8. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 1984, WHB 1969 on August 26, 2024. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID
 WHB 1484 on August 26, 2024. See Exhibit A to Defendants' Motion for Entry of

- (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching **Exhibit 25.**
- 10. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2067, WHB 375 on August 26, 2024. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 11. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2079, WHB 1604 on August 26, 2024. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 12. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID
 2127, WHB 1273 on August 26, 2024. See Exhibit A to Defendants' Motion for Entry of
 (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide
 Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order

- Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching **Exhibit 25.**
- 13. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2128, WHB 885 on August 26, 2024. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 14. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID
 2133, WHB 1381 on August 26, 2024. See Exhibit A to Defendants' Motion for Entry of
 (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide
 Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order
 Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura
 Vartain at paragraph 37, attaching Exhibit 25.
- 15. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2174, WHB 1381 on August 27, 2024. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.

- 16. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2180, WHB 1556 on August 27, 2024. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 17. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2186, WHB 505 on August 27, 2024. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching **Exhibit 25.**
- 18. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2850, WB 2060 on February 4, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 19. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2854, WHB 2063 on February 4, 2025. See Exhibit A to Defendants' Motion for Entry of

- (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching **Exhibit 25.**
- 20. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2855, WHB 2064 on February 4, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 21. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2857, WHB 2066 on February 4, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 22. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2859, WHB 2067 on February 4, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order

Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching **Exhibit 25.**

- 23. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2860, WHB 2069 on February 4, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 24. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2862, WHB 2071 on February 4, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 25. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2863, WHB 2072 on February 5, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.

- 26. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2866, WHB 2072 on February 5, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 27. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2867, WHB 2076 on February 5, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 28. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2869, WHB 2078 on February 5, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 29. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2872, WHB 2081 on February 5, 2025. See Exhibit A to Defendants' Motion for Entry of

- (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching **Exhibit 25.**
- 30. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2874, WHB 2082 on February 5, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 31. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2876, WHB 2084 on February 5, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 32. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2877, WHB 2085 on February 5, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order

- Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching **Exhibit 25.**
- 33. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2878, WHB 2036 on February 5, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 34. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2880, WHB 2038 on February 5, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 35. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2884, WHB 2042 on February 5, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.

- 36. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2885, WHB 2043 on February 5, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 37. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2887, WHB 2037 on February 5, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 38. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2888, WHB 2044 on February 5, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 39. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2890, WHB 2046 on February 5, 2025. See Exhibit A to Defendants' Motion for Entry of

- (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching **Exhibit 25.**
- 40. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2892, WHB 2048 on February 5, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 41. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2896, WHB 2051 on February 6, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 42. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2898, WHB 2052 on February 6, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order

- Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching **Exhibit 25.**
- 43. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2899, WHB 2053 on February 6, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 44. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2900, WHB 2054 on February 6, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 45. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2878, WHB 2036 on February 5, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.

- 46. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2903, WHB 2056 on February 6, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 47. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2904, WHB 2057 on February 5, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 48. Counsel disclosed the information required in PTO 5 and PTO 10 for cases in which a ride receipt is not available by producing an Uber Ride Information Form for Plaintiff ID 2906, WHB 2059 on February 6, 2025. See Exhibit A to Defendants' Motion for Entry of (1) An Order to Show Cause Why Plaintiffs Who Have Submitted Non-Bona Fide Receipts Should Not Be Dismissed With Prejudice and (2) A Case Management Order Addressing Certain Plaintiffs Who Have Not Submitted Receipts, Declaration of Laura Vartain at paragraph 37, attaching Exhibit 25.
- 49. I declare under penalty of perjury that the foregoing is true and correct, and that this declaration was executed on August 28, 2025 in Houston, Texas.

	Case 3:23-md-03084-CRB	Document 3782	Filed 08/28/25	Page 19 of 19
1	Dated: August 28, 2025		<u>/s/ Walt Cubber</u> Walt Cubberly	ly
2	-		Walt Cubberly	
3			Attorneys for P	laintiff
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